PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

10

ETUDES & PRODUCTIONS SOHLUMBERGER 1. rue Hann Becquerel - BP 202 F-92142 Clariest Gadex FRANCE



PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

		(FOT FIGHT (1.1)		
		Oste of meiting (daymonth/year)	18.05.2006	
Applicant's or agent's tile reference WO 21,1214		IMP	ORTANT NOTIFICATION	
international application flui PCT/EP2005/000064	international libray date (day 04.01.2005	imunitriyear)	Priority asses (day/nonlishear) 16.01.2004	
Applicant SERVICES PETROLIERO S				

- The applicant is hereby notified that this international Preliminary Examining Authority transmits herewith the elternational preliminary report on patentiability and its annexes, it any, setablished on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for nonmunication to all the elected Offices.
- 3 Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each etacted Office by performing certain acts (filing terrelations and paying national fees) within 30 months from the priority date (or later in some Offices) (Arnicle 30(1)) (see also the reminder cert by the International Bureau with Form PCTAB/301).

Where a translation of the international application must be turnished to an elected Office, that translation must centain a translation of any american be the international preliminary report on patentiability. It is the applicant's reportability to each elected Office conscribing such translation directly to each elected of office on the other states of the o

For further details on the applicable time limits and requirements of the stacted Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(5) to (6) merely serve the purposes of international preliminary examination and that "lany Contracting State may apply additional or different criteria for the purposes of deciding wheelter, in that State, the claimed inventions is patentiable or not" (see also Anticle 27(6)). Such additional orders may relate, for example, to example on patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the avenusional professory examining authority.



European Patern Office - P.D. Strait Paternback 2 Nr. 2280 HV Reserve - Paya Bas Tel: 531 10 360 - 2046 Fix C1 abit spore Fax: -31 75 380 - 2016 Authorized Othoer

Rowell, M

760. 401 70 S4G-2587



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chepter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	No. 1			
	pilosos's or agent's the returnings IO 21.1214	FOR FURTHER	ACTION	See Form PCT#PEARITE
	enelluna application No. CTA:P2003.000064	International time de 94.91.2005	nte (clayotacentojnaes)	Priority date (dephenologies) 16.01.2004
	ernsonei Pelani Clesification (IPC) o V. E2: 64309 E2:1803/136	regional disselfication ac	6 #*C	
	piloni PAVICES PETROLIERS SCHLI	UMBERGER		
2	This report is the informational p Authority under Article 35 and to	reiminary examination renamitted to the applic	report, established b	y this Identational Preliminary Exercitory le 36
2.	This REPORT consists of a tols			
3	This report is also accompanied			
	s. 🕅 sent to the applicant and			apts as frilinger
	55 sheets of the descrip	otion, claims and/or dre	winds which have he	an emended and are the basis of this report by (see Rule 70.16 and Section 607 of the
	Sheds which supers beyond the disclosus Supplemental Box.	ade earlier sheats, but re in the international a	which trils Authority opplication as filed, as	ronsiders contain an amendment that goes indicated in item 4 of Box No. 1 and the
	Relating to Sequence Lie	ables relaied thereto, i strig (see Section 802	a electricitic form only, of the Administrative i	mber of electronic carrier(s)) , containing a as indicated in the Supplemental Box retructions).
4.	This report contains indications			
	3 Sox No. 1 Besis of the re	sport		
	D Box No. It Franky			
		ment of opinion with re	gard to novelty, inven	tive step and industrie: applicability
☐ Box No. IV Leak of unity of invention				
	Applicability, o	terment under Article 30 italions and explanatio	s(2) with regard to no- ne supporting such st	relly, inventive also or industrial atomoni
	C Box No. VI Centein docum	nents cited		
		s in the international of		
	C Box No. Viti Certain observ	rations on the internation	onal application	
Cet	a hi erginatamon ol ano convence		Date of completion of	of this recount
90.	.07 2005		18.06.2006	
Nan	ne and making activises of the internation		Authorized officer	And the state of t
	Harconson Patent Office - P.I Ha. 2280 HV Rijsavik - Pays Tek +31 70 345 - 2540 Tx. 0	Sas	Letneri, A	(3)
1000	F282 4-31 XE 280 - 3016		I Warrange and March	The state of the s

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/000054

	CSES	CND. (Isasis of the report				
١.	Wh	Aith regard to the language, this report is based on				
	63	(2) the international application in the language in which it was filled				
	0	a translation of the international application into , which is the language of a translation furnished for the purposes of:				
		Intermitational search (under fluites 12.3(a) and 23.1(b)) Intermitation of the international application (under Ruite 12.4(a)) Intermational preliminary examination (under Ruites 55.2(a) and/or 55.3(a))				
2.	has	Ith regard to the elements" of the international application, this report is based on (replacement sheets which eve been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this port as "originally filed" and are not annexed to this report):				
	Des	oription, Pages				
	1-8	as originally filed				
	Olsi	ns, Numbers				
	1-18	regard on 01.58.2005 with letter of 25.07.2005				
Ocassi		wings, Sheets				
	1,50.	as originally filed				
		a sequence listing and/or any related table(s) - see Supplemental flox Relating to Sequence Listing				
3.	a	The amondments have resulted in the cancellation of:				
		O the description, pages O the description, pages				
		C) the drawings, sheets/tigs				
		the sequence listing (specify): any table(s) related to sequence fielding (specify):				
		ment more the common or moderning warms Colombials				
∢.	Cl had Sug	This report has been satabilished as if (some of) the amendments someward to this record and listed below not been media, since they have been considered to go beyond the disclosure as filed, as indicated in the plemental Box (Fulle 70.2(c)).				
		□ the description, pages □ the claims, Nos. □ the drawings, sheetaligs □ the sequence listing (apecity).				
	ý.	I any table(s) related to sequence listing (specify; If item 4 applies, some or all of these sheets may be marked "supersected."				
		AF ACOM A MUSICAN, SOME OF GAZ ON CHESA MARCES MAY DE METROS "MUSCESCIONS."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No PCT/EP2005/000054

Box No. Y Reasoned statement under Article 33(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-18

No. Claims

Inventive step (IS) Yes: Claims 1-18

No: Claims

Industrial applicability (IA) Yes: Claims 1-18

No: Claims

Chalions and explanations (Figie 70.7):

ace separate sheet

Re Item V.

The following documents are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

- D1: WO 01/49971 A (SHELL CANADA LTD; BP EXPLORATION OPERATING (GB); GUNN ALISTAIR MANSON) 12 July 2001 (2001-07-12)
- . D2: EP-A-0 604 988 (PHILLIPS PETROLEUM CO) 6 July 1994 (1994-07-06)
- 04)
- D5: US-A-5 842 783 (MORADI-ARAGHI AHMAD ET AL) 1 July 1997 (1997-07-01)
- D6: US-A-S 849 674 (MORADI-ARAGHI AHMAD ET AL) 15 December 1998 (1998-12-15)
- D7: US-A-4 606 407 (SHU PAUL) 19 August 1986 (1986-08-19)
- D8: US-A-5 066 089 (SHU PAUL) 4 February 1992 (1992-02-04)
- 09: US-A-4 670 165 (BROWN JAMES M ET AL) 2 June 1987 (1987-06-02)

1. Novelty

1.1.

Document D1 (see claims 1, 4, 9, 10) discloses a method of stabilising an underground formation surrounding a borehole comprising placing a treatment fluid comprising a crosslinkable polymer (acrylamide copolymers, see claim 4). After placement of the treatment fluid zirconium lactate or zirconium acetate (see claims 9, 10, and page 7, lines 13-15) is pumped into the borehole. The fluids are pumped sequentially into the borehole, an aqueous spacer fluid may be used (see claim 1).

In contrast to the disclosure of D1 the application (claim 1) differs from this state of the art in that first a mixture of crosslinkable polymer and cross-linking agent is used; and in a

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2005/000054

second step an activator is added. The activator is not disclosed in D1.

Consequently, the subject-matter of claim 1 is novel (Article 33(1) and 33(2) PCT).

1.2.

Documents D2 - D9 may be used to discuss the novelty of the independent claim 1 as well:

Document D2 discloses the gelation of polyacrylamide solutions with zirconium factate in underground formations; the polymer, crosslinker and complexing ligand can be injected sequentially.

Document D3 discloses the use of zirconium lactate as a crosslinker to gelate polyacrylamides in borewells.

Document D4 discloses zirconium lactate, used to crosslink arcylamide-containing polymers.

Document D5 displaces the crosslinking of partially hydrolised polyacrylamides with zirconium lactate.

Document D6 discloses the crosllinking of polyacrylamide using zirconium lactate.

Document D7 discloses the crosslinking of a polyacrylamide using chromium ions for stabilising boreholes

Document D8 discloses the polymerication of acrylamide polymers using a crosslinker and an activator; Al, Cr, and Zr can be used.

Document D9 discloses the polymerisation of acrylamide polymers, cobait ions are used as crosslinking agents.

The application (claim 1) differs from this state of the art in that first a mixture of grosslinkable polymer and cross-linking agent is used; and in a second step an activator is

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

international application No.

PCT/EP2005/000054

added. There is no activator disclosed in any of the documents D2 to D9.

Consequently, the subject-matter of claim 1 is also novel over D2-D9 (Article 33(1) and 33(2) PCT).

3. Inventive step (claim 1)

Document D1 (see claims 1, 4, 9, 10) discloses a method of stabilising an underground formation surrounding a borehole comprising placing a treatment fluid comprising a crosslinkable polymer (acrylamide copolymers, see claim 4). After placement of the treatment fluid zirconium lactate or zirconium acetate (see claims 9, 10, and page 7, lines 13-15) is pumped into the borehole. The fluids are pumped sequentially into the borehole, an aqueous spacer fluid may be used (see claim 1).

In contrast to the disclosure of D1 the application (claim 1) differs from this state of the art in that first a mixture of crosslinkable polymer and cross-linking agent is used; and in a second step an activator is added. The activator is not disclosed in D1.

The technical effect related to this difference is the second treatment, namely the use of an activator can be carried out while drilling, in contrast to other methods (see description of the application, paragraph [0017]).

As there is no document disclosing the use of an activator in a second step in order to apply a method of stabilizing an underground formation continuously the subject-matter of claim 1 is not obvious to the skilled person.

Thus, the subject-matter of claim 1 discloses an inventive step (Article 33(1) and 33(3) PCT).

4. Dependent claims 2-18

Dependent claims 2-18 meet the requirements of the PCT in respect of novelty and inventive step (Article 33(2) and (3) PCT), because they contain all the features of the inventive independent claim 1 and thus are novel and inventive as well.

EPO - DG 1

0 1.08.2005



CLAIMS

- A method of stabilising an underground formation surrounding a borehole comprising placing a treatment fluid in the formation, the treatment fluid comprising cross-linkable polymer and a cross-linking agent, and allowing the treatment fluid to gel in-situ, characterised in that after placement of the treatment fluid in the formation, an activator fluid is pumped into the well to accelerate the crosslinking of the polymer and the development of the gel strength.
- 2 The method of claim 1, wherein the reaction between the activator and the treatment fluid is not exothermic.
- 3 The method of claim 1 or 2, wherein the cross-linkable polymer is a polymer containing acrylamide functional groups.
- 4 The method of claim 3, wherein the polymer comprises polyacrylamide, partially bydrolysed polyacrylamide or copolymers of acrylamides and acrylanes.
- 5 The method of claim 3 or claim 4, wherein the polymer is a partially hydrolysed polymer with a molecular weight of around 500,000.
- 6 The method according to any preceding claim, wherein the cross-linking agent is a molecule or complex containing a reactive transition metal cation.
- 7 The method of claim 6, wherein the cross-linking agent is a zirconium lastate solution.
- 8 The method according to any preceding claim, wherein the activator comprises a solution of zirconium chloride or zirconium acctate.
- 9 The method of slaim 7, wherein the activator comprises a 5-20% solution of zirconium chloride in seawater.
- 10 A method according to any preceding claim, wherein the activator and/or treatment fluid includes colloidal silica.
- 11 The method according to any preceding claim, wherein the treatment fluid has a viscosity of up to 300 cp.
- 12 The method of drilling a well, wherein the stabilization treatment according to any of claims 1 to 11 is carried out during the drilling of the well.

- 13 The method according to any preceding claim, whereby the treatment fluid and the activator are sequentially into the well through a drill string.
- 14 The method of claim 13, wherein the sequence is repeated.
- 15 The method of claim 13 or claim 14, wherein the treatment fluid and the activator are separated from each other by spacer fluids.
- The method as claimed in any of claims 12 to 15, wherein the fluids are applied to the zone of interest by means of a placement tool placed in the drill string which injects the fluids into the zone of interest via ports, while mechanically compressing the wall of the well by means of structures formed on the outside of the placement tool which act on the borehole wall as the drill string rotates.
- 17 The method as claimed in any of claims 12 to 16, wherein the activator is stored in a downhole reservoir located near the bottom of the drill string and arranged to inject slugs of activator into a drilling fluid.
- 18 The method as claimed in any preceding claims, wherein the bottomhole well temperature ranges from about 4°C to about 25°C.